Remarks:

This amendment is submitted in an earnest effort to advance this case to issue without delay.

The claims have been amended to overcome the objection by changing "device" to "method" where necessary.

The instant invention is aimed at a diagnostic method and device. A principal element of the invention as defined in method claim 1 is the step of "correlating the thermal sensitivity and/or a change in the thermal sensitivity with a perceived temperature" and subsequently, after determining the perceived temperature before/during the measurement process "evaluating at least one parameter of the environment and/or the living organism."

This step of evaluating by correlating the detected data in accordance with another parameter if the environment and/or the living organism is simply not seen in Gafni or Demand. Instead these processes are basically completed when the measurement is done, there is no correlation of this measurement to some other factor as in the instant invention.

Thus the art, which admittedly shows various generally related systems, does not show or suggest the critical final step of this invention of taking the information obtained by exploiting the wind-chill effect and evaluating it relative to some other

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important piece of information to come to an answer that has critical diagnostic worth.

The instant invention is therefore allowable under §103 over the cited art.

Thus the claims of the case are in condition for allowance.

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